(MR) HECONO3MAY '16 10:42USDC-ORP FILED

U.S. Court House #740 2 Ronald C.Vrooman Aka District of Columbia Municipal Court 503 641 8375ph/fax ronvrooman38@gm In the form of Notice and Demand ail.com Mark O. Hatfield Bldg 1000 SW 3rd Ave. Portland, Oregon [97097 5 A new case of civil right; due process and RICO violations 6 Ronald Charles Vrooman and Henry 7 Lyle Mayhew by special appearance in Number to be assigned by #740. 8 properia Persona sui juris and PAGs, investigators, witnesses Ronald Charles Our # O.U.-*812 PAG of Oregon 9 Vrooman, and Henry Lyle Matthew, Civil right, due process and RICO Oregonians in general, Americans of 10 violations. There has been sufficient this jurisdiction on the land in Oregon, evidence gathered and recorded with 11 both citizens and state nationals. #740 in documents in other proceedings. 12 All the numbers are known and should **Plaintiff** have been left in record. I'll resubmit if 13 requested. 14 Vrs. Assign a case number to this Notice and 15 Demand The Government represented Katherine D Armstrong (sp)#309665 of 16 All my standard boiler plate is considered the FBI #878865674 on the BUNDY et to be placed here. It will appear later in 17 al documents as plaintiff the document I'm sure it is all lawful. 18 19 There is no fee for justice in a court of record and that is what is 20 sought and required by law 21 Three such laws are sited in this paper, proof of PAG, Investigator and Witness, there are over 22 23 125 mentions in law. I would be happy to provide this additional information on an individual 24 basis. The fees are an affectation of courts nothing to do with lawful.

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Contact ronvrooman 503 641 8375 with questions, answers; evidence; and to blow a whistle.

Therefore, waive your fees or invoice me 25 26 If there are fees then are we in commerce? If so, standard practice is to pay after the service is 27 rendered, or invoice and proceed with the order. Reasonable, standard, lawful fees are paid. 28 To pay government [?] in advance of services rendered is not 29 standard or agreed to except by duress. Call me Matt. 30 31 Notice: 32 33 A new case regarding civil rights, due process and RICO violations, also included are underpinning Case No. 3:16-CR-00051-BR Bundy et al including documents 34 removed by docket 213 and Washington County # D144354, and DA and 35 Appellate court numbers. Justice Court Small Claims Washington County #S15-36 150 of we the people and PAG as one of the people. We reserve the right to add 37 others. Using ex parte Milligan, Trowbridge Lufkin; Public Policy; Clearfield 38 39 Doctrine; Predicate Statutes 40 Jurisdiction is the issue; it appears to be the federal court of record, as required by 41 USC the Constitution of the United States of America and several other codes and 42 lawful laws. All of what is required by law in this case and must be provided 43 immediately. 44 To paraphrase ORS I do not have to provide legal conforming documents. I was 45 warned about ORS 162.335 Simulating Legal process. I aim for lawful, and 46 provide my best effort. Those that choose to read this are to provide their best 47 48 effort. I will respond to any questions on the document to clarify with my best effort. Word art and attorney tricks do not affect this document. 49 If you find a type"o" or any other confusing issue? As with a mortgage; we correct 50 it and go on the intent is clear. 51

- 52 I'm sure by now all concede PAG exists and that is we Henry Lyle Mayhew and
- 53 Ronald Charles Vrooman, in this instance. If you want that PAG/Attorney boiler
- 54 plate I have 50 pages of it.
- 55 What court are you in? Because!
- We declare common law in the body of our action, under declared Private Attorney
- 57 General (federal version) under Congress legislated authority, we declare Civil
- 58 rights vindication in statues with witness and investigator clause, another congress
- 59 legislated court and the judge creates it under common law with general federal
- 60 common law, we now provide standing for PAG, we also invoke RICO,
- 61 [what we are guaranteed is general Federal common law for due process, Statutory
- 62 mandates on Civil rights infringement, THE CONSTITUTION of/for the
- 63 United/united States of America WHICH IS BACK IN PLAY NOT
- 64 ANNOTATED FEDERAL RULES UNDER PUBLIC POLICY. CONGRESS
- 65 STATUES WE CAN ENFORCE, with the power of this court's order and the
- 66 enforcement of the US Marshall etc]
- 68 That the Fortieth Congress Sess. II. Ch 249, 250, 251, 252, 253, 254, 255. 1868,
- 69 this corporation, Sec 6 And be it further enacted, That Congress may at any time
- alter, amend, or revoke the said Corporation, approved July 27, 1868, whereby all
- 71 issues herein are controlled or produced by Congress and or in a consort by
- 72 enemies foreign and domestic, such as but not limited to Lobbyist, criminal
- 73 activity, International Communist supporting New World order, and et al, issues
- 74 interfering with the Sovereignty of the benefit of the people,
- 75 Point in Law:

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- 76 Title 8 U.S.C. 1481 states, once oath of office is taken citizenship is relinquished,
- 77 thus the oath taker becomes a foreign entity, agency, or state. That means every
- 78 public office is a foreign state, even all political subdivisions; i.e., every single
- 79 court is considered a separate foreign entity.

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Point in Law: 82 Article 10, THAT The powers not delegated to the United States by the 83 Constitution, nor prohibited by it to the States, are reserved to the States 84 respectively, or to the people. 85 Point in Law: 86 87 The Sovereignty of The United States resides in the People, the Congress cannot invoke the sovereigns power of the people to override their will as declared in 88 Constitution, Perry v. United States, 294, U.S. 330, 353 (1935). 89 90 Point in Law: "Congress can exercise no power by virtue of any supposed inherent sovereignty in 91 the General Government. Indeed, it may be doubted whether the power can be 92 correctly said to appertain to sovereignty in any proper sense as an attribute of an 93 independent political community. The power to commit violence, perpetrate 94 injustice, take private property by force without compensation to the owner, and 95 compel the receipt of promises to pay in place of money, may be exercised, as it 96 often has been, by irresponsible authority, but it cannot be considered as belonging 97 to a government founded upon law. But be that as it may, there is no such thing 98 as a power of inherent sovereignty in the Government of the United States." -99 Juilliard v. Greenman, (1884) 110 U.S. 421. 100 101 102 Civil right violations, due process violations and Rico are proven in the above 103 court records and they all stitch together nicely, with additional information. 104 105 The issue here is determining: Culpability of Katherine Kate Brown #851634 (sp) to what degree, acting 106 appointed Governor in Salem, Oregon, in the results of her actions. While, as CEO 107 of the Corporation for profit DUNS# 034029589 listed for Oregon the corporation 108 in fraud for government, it is proven she gave the orders on television, that started 109 the cavalcade of events leading to the murder of Robert Lavoy Finnicum, the loss 110

- of civil rights etc to the Bundy et all group and that goes for everyone of us, that
- 112 counts in the we, and PAG as one of the people. Private Attorney Generals Across
- 113 America. What needs to be established is the degree of culpability. Then we can
- assess a remedy on the person known as Kate Brown and as the CEO Kate Brown
- 851634 of corporation Oregon #034029589 personally or/and her bond or risk
- management company. I read that there is no difference in court between civil and
- criminal it is a legal thing pretended by BAR. I do lawful and juries sort that out.
- Be aware: there is rumor of communication between Kate Brown and Valerie of
- the POTUS crew; we will be investigating that also.
- 120 Provide the court of record, to hear the government defend its position as such; we
- have the plaintiff and we have Katherine standing in for the government on Bundy
- et al so we know the government has at least that one representative as recorded in
- 123 Anna J. Brown's # 80173 court in Portland. Notice to the agent is notice to the
- 124 principle and so forth.
- We and I challenge the government (the one (s) represented by Katherine Delgaard
- 126 Armstrong (sp) she uses many similar names, for the plaintiff a member of the
- 127 BARor ABA #051801456 (we need to see her foreign agents card required by law
- and we have the proof! and of the FBI a known corporation acting in color of
- law)(Pinkerton Act) to come forth and prove the statements made. :governments
- such as: United States Of America last known to lawfully operate 1860. The only
- 131 government! The one lawfully holding that position, in the Declaration of
- 132 Independence, Articles of Confederation and the Constitution and the Constitutions
- of 38 known states. That identifies one government, prove you have that! Not as an
- exclusive proof; you may also prove, you actually document government. We find
- color and no law; just lying, deceitful, fraud. I heard the Constitutionally mandated
- Post Office still exists, make the suit for the Post Office. You declare it. Prove it.
- 137 Assumed name certificate for whom?
- Oregon is another government; identified by its acceptance into the union of the
- several states. Provide those documents that there is a lawful government Oregon.
- 140 We find only corporations. No lawful Oregon Government since Nov. 8, 1910 I
- 141 can prove it. You declared it, prove it.



143	Government! prove it.
144 145 146 147 148 149	Provide the flesh and blood that you contend is government. Government is named and identified each and every position: identify and bring them forth. I have searched and many others will testify as federal witnesses, we can't find government. We find the documents that identify government but none exists. I know rumor of Constitutions and dates and Republics and oaths and bonds, take heed.
150	Maybe it is for us to decide. I offer remedy at any time you want to hear it.
151 152 153	Our government! The description of which is provided by our 4 or 5 organic documents and a special dictionary. We all know what government is. You claim it, you prove it.
154	Multnomah and Harney Counties come forth with the proof of government.
155 156	Any glaring errors are ours the little ones also. If we missed naming someone we can fix that, if my arithmetic is off, it is all by code and we can read it together.
157 158	All governments named and un-named must abide by these proceeding from start to finish. Again notice to the agent and so forth.
159	Factual Background
160 161 162 163 164 165	We find no evidence of jurisdiction, even when it is claimed. Investigation seems to indicate this is all cooked up, bogus color of law and government. That information was submitted and returned by the court. Not 100% of filings other documents that were submitted were return. Removing evidence from the record is unlawful. Someone is sanitizing the record to control what is in the record at appeal. Another civil rights violation at minimum.
166 167 168	We find evidence of fraud when we look for government. Please ask for my attachments if you wish additional factual background, I got a ton left over from another case. The use of pro-nouns I, me, we, are listed by named plaintiff.
169 170 171	All of the categories in the Notice and Demand have additional information available. There are PAG people that actually like stacking up case history and documentation. One guy dropped 4,000 pages lawfully on the government, taped

172	into boxes. Ex parte Milligan Trowbridge Lufkin come to mind and I will submit
173	details if you wish. We all got the same duckduckgo. The only reason there is a
174	case for the government is! it was start ordered by Kate Brown, then she got a
175	bogus law to hide the OSP 93-6001779 shooters.
176	We find the case in Bundy et al to be void ab initio.
177	Breech of Agreement
178	The agreement is published in the Constitution of the United States of America
179	circa 1819 thru 1860, The Declaration of Independence, and the Oregon
180	Constitution (original), Articles of Confederation and the Northwest Ordinance
181	1787.
182	Show what evidence the government has, that the Constitution used after the
183	Congress adjourned sine die in 1860 has been lawfully changed legislatively. I find
184	no record that the several states have met in congress together since Lincoln was
185	POTUS.I paraphrase. You claim to represent government Katharine Delgaard
186	Armstrong (SP) show me their/your proof.
187	INJURIES
188	Robert LaVoy Finnicum was denied his civil rights, due process unto death during
189	the false arrest and incarceration of the accused in Bundy et al in Oregon. It is the
190	most egregious act but as the federal corporation, is tied to the states and counties
191	and municipalities they are all guilty the government. Katherine is the documented
192	representative. This repugnancy, tested, to our Constitution(s) to cause unlawful
193	acts is to be nullified. We will be allowed extension at trial, into a larger class
194	action law suit to include; all and any civil rights violations, due process violations,
195	and RICO that arise from this/these issue(s). The wrongful arrest and incarceration
196	of Ronald Vrooman and Ross Abordokaninau (sp) and uncounted others to be
197	determined. Payment to be used as a partial remedy. It is a government mind set,
198	flip the authority by rule or statute or other word art or law art to deny the
199	government of, by and for the people.
200	That is a partial definition of what you must prove in a court of record with all the
201	yata yata . No color of law government accepted. Government (alleged) has hurt us

202	all by fraud and deceit. It is true, the actual identity suffers obfuscation. I'm sure a
203	jury will select the correct choice for government.
204	Dealing with the representatives of government is a joke. Department of Justice
205	#011669674 071813036, The Federal District Court in Portland is part of a DC
206	municipal court that is incorporated and no longer a constitutionally guaranteed
207	judiciary. But, it is all that is available by law concerning PAG, civil rights, due
208	process and RICO.[Kate Brown is a proven scoff law and when we get her in
209	court we will prove our claims.] Kate Brown cannot provide proof of her
210	government. D. Charley bailey cannot prove his court because he is unlawful as is
211	Oregon judiciary Article VII amended Nov. 8, 1910.
212	I'm side tracked into other than injury. The lying, cheating, stealing that we have
213	proof of! And are ready to prosecute! Transgressions egregious, are so injurious as
214	to be ridiculous to define. The jury will recognize the truth without direction in my
215	court of record.
216	DUTY
217	You as my judiciary interface to the government have a moral, legal, and lawful
218	duty to not cause injury. The executive and legislative branches of the federal and
219	all Oregon governments under color of law are unlawful bogus corporations
220	causing injury.ORS 1.025. And the fraud reaches into; as yet not totally defined.
221	The same holds true to those that are party to this, due to the communication
222	restraints placed upon me, I do not include at this time. In accordance to the
223	Universal imperatives, you and yours, that being, those known as government,
224	must not engage in any activity such as: extortion, lying, or breach of our rights
225	and due process. The Universal Imperatives are codified. The ORS also state, that
226	Oregon must protect Oregonians and all others within the state, from that which
227	others, evil doers, can do.
228	We the people are to be protected, from additional harm. Every valid law of the
229	land, Declaration of Independence, Articles of Confederation, Northwest
230	Ordnance, Constitution of the United States of America circa 1819 thru 1860 and
231	valid treaties as of that date 1860, Oregon Constitution are all we have to work
232	with. So, our duty is to that which is known to be valid and lawful in government.

233 234 235 236	All that claim to be government must prove it; because we find corporate corruption in place of our guaranteed government. FBI; BLM #926038563, municipalities, County government; state government must prove their standing to proceed. Just as I have proved our bona fides to our created.
237 238 239	Should it be decided to proceed with this case, after this document, we demand immediate action. We object to any delays. Start actions against all that oppose this Notice and Demand.
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241	BREACH OF DUTY
242 243 244	It is believed that the Factual Background indicated that several of the persons mentioned are civilly and criminally responsible for the actions done to me, the accused, the murdered and Oregonians in general.
245 246 247	It seems that the court has decided to separate civil from criminal. I don't recognize that it theirs to decide! In a court of record the jury decides. That is was PAG by law is guaranteed.
248 249 250 251 252 253 254 255 256 257 258 259	Henry and Ron have counselors but remain in propria persona, sui juris. Any and all PAG are considered co council, to this, upon approval By PAGsAA. There is an abundance of proof to the allegations we have made. There seems to be no proof to substantiate the government's claims of lawful jurisdiction. Neither do we find any lawful government. I will send to be copied all the paperwork accumulated if you need them; no discovery the FBI ignored lawful Oregonian's paperwork. Anna J. Brown's court ignored the unlawful actions of the FBI. I do believe they are common knowledge and all concerned have the documentation that has been neglected due to prosecutorial discretion. Many unlawful acts appear to have passed. The repugnancy test question is what is required here. Is it repugnant to the Constitution of the United States of America circa 1860? Oregon Constitution of the same time!
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261	RESTITUTION AND PENANCE

262	This seems to be in order. This all started because the government overstepped
263	their bounds, refused to abide by their own printed and published information.
264	Therefore, civil rights restitution must start right now with \$10,000.00 to each
265	Oregonian showing injury, affidavit is sufficient in all cases."" Were you, as an
266	Oregonian, distraught, infuriated, disappointed, ill to vomit by the death(injured) of
267	/by Robert LaVoy Finnicum's demise, passing, murder, suicide by cop, ?"Triple
268	this amount for PAGsAA during the next 1 month. The correct details are codified
269	and will be negotiated. \$10,000.00 per incident I believe is the minimum. Maybe
270	only one month or 12 more? your call. Guilt of the charges is not the question,
271	there is no additional proof required, just % of culpability and payment for remedy
272	by law, best suited for the plaintiff of the many to choose from. Attached or
273	available just call.
274	It is noted that the only authorized government agency in the municipality of
275	Beaverton is the duly authorized by the people, is the Beaverton Oversight
276	Committee. A corporation is not a government agency, FBI and others See the
277	Pinkerton Act. Additional restitution and penance will be extracted in further PAG
278	actions to be filed soon. The bureaucracy will continue in place and at the
279	direction of the CPA firm authorized by the Beaverton Oversight Committee at the
280	order of this court of record and the enforcement of the Marshall for transition
281	from color of law Corporation into Government.
282	DEMAND
283	The Beaverton Oversight Committee shall therefore, appoint two of the people in
284	charge of correcting government until all repugnancy is gone. Think, Franklin, son
285	of Billy house of Graham and Guy Kawasaki. By order of this court.etc. A
286	complete audit, inventory and analysis of the government and the bogus color of
287	law corporations discovered and the unlawful actions determined by investigation.
288	Or if there is proof of a better method, obtain concurrence from the plaintiffs.
289	THEREFORE, WE require you and yours at the court of record and with a lawful
290	jury make all due haste find the de facto government(s) have overstepped their
291	bounds and the cases are frauds and void ab initio and restitution shall be made, or
292	not. Time is now for all agencies to do their jobs and abide by the laws, not just the
293	color of law. One can self cure, contact us. This is to be completed by June 29,

2016 except for the jury trail portion. Reasonable people will sort this out, stop doing wrong, self cure. There is still a huge settlement to be made to all known victims of these egregious acts. Lots of advertising and affidavits. Damages of \$100,000.00 will be accepted in lieu of compliance plus default remedy. **DEFAULT Remedy** If you fail to satisfy the demand promptly, you identified here as, Government et al, (the entire chain of tainted government in this Notice and Demand and the individuals also discovered to be individually in error of bond or risk), for your respective agencies and bond and/or risk management holders as of June 15, 2016 plenty of time for the government to prove their claim of ownership of the law and land and government therefore lawful jurisdiction. Prove it by document of said governments to meet the standards of the 4 or 5 Organic laws. This is to be done, to the satisfaction of the court and plaintiff, that there is standing to continue the case. You and all will be in default on June 15, 2016 or ready to go to court and have shown the judge and plaintiff enough to get a trial and not go straight to jail. And pay these penalties specified by PAG here. 1. \$10,000.00 paid to each affidavit from one of the people of Oregon, Supporting truth and allegation of civil rights, due process and RICO violations. By court order and enforced by the Marshall. Same dates for this default as above, Bundy et al are automatically included each for this penalty. 2. \$10,000.00 Ronald Vrooman, Ross Abordokaninau, the total arrested in Bundy et al, another \$10,000.00 to all affidavits of Oregonians that prove or allege similar treatment by government passed thru me in the next 12 months, with the same conditions applying for each one. The court or government will have to sort out how the payments are to be paid. It is all covered in statutes. All are named and as individuals of a corporation may be sued by name. Several case law on this type are available.

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- A lump sum Payment to be negotiated by the PAG standards in the USC. There is
- 325 a triple penalty if so include PAGsAA in on that. Where the penalty money comes
- 326 from is for the court, bonders, et al to decide, bonds, risk management, personal
- 327 property.
- 328 A penalty fund of \$100,000.00 for investigation and witnesses as seed money for
- further action into the branches of this poisonous tree we are dealing with. Payable
- 330 to the Beaverton Oversight Committee by court order within 10 days of default
- date) For the judge to decide and continue the monthly payments of
- \$10,000.00 until this court and this judge declares the repugnancy gone by
- prosecution of one of the people. PAG. To be enforced by this court's order,
- served by the US Marshall(s). Is it will be mutually agreed by all to determine
- this, in a federal court of record by all the laws and statutes that apply most
- 336 favorablt to the plaintiffs..
- The default penalty for Oregon \$100,000.00; for poor judgment and bad actions by
- employees of in color of law corporate stand in's for government.. Payable as
- 339 above. PAG to of course receive their pay and bonus as directed by law. Co-
- ordinated by Ronald C Vrooman or other PAGsAA such as Henry or Jenn.
- And on or about 5 days after the start, of the date of this case, a Skype conversation
- 342 should take place and for several times and the judges staff will sort that out.
- 343 Liaison as there is much backed up by these court induced bottlenecks.
- We will start those other required proceedings to obtain justice as needed. What a
- 345 horrid travesty this turned out to be, a really low form of human endeavor.
- 346 Furthermore, we are prepared to continue on in each case and open more. We will
- 347 see this through to the just finale for all the people.
- Ronald does not wish to curtail communications with anyone. I accept phone, fax,
- email and mail. Personal visits at my home are discouraged. The BPD ignores my
- 350 sign requesting privacy. Please a call before you appear.
- 351 In this, a court of Record, Comes Plaintiff(s), Ronald Charles Vrooman and Henry
- 352 Lyle Mayhew and for Oregonians and Americas, and as declared under Federally
- 353 predicated Private Attorney Generals Henry Lyle Mayhew and Ronald Charles
- 354 Vrooman authorized in Acts by Congress, et al, benefiting the People enforcing

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Contact ronvrooman 503 641 8375 with questions, answers; evidence; and to blow a whistle.

355	RICO, Civil Rights, Monopoly, Qui Tam, others, whereby as applicable as 14th
356	Amendment Bounty Hunter of Section 4 in this Constitution, and for above
357	enumerated Plaintiff's actions of demands in Civil Rights vindication, RICO and or
358	Due Process and Constitutional violations, or other such rights of the people, or
359	Plaintiff's not yet filed of future demands or enjoined by claims, in Civil Rights,
360	RICO and or Due Process and Constitutional violations, et al, whereby as
361	applicable of these 50 states,
362	We asked counsel if this was needed and was advised that is the proper next step.
363	Ronald Charles Vrooman in propria persona, Sui juris, adult, male, sovereign
364	Oregonian, a member of we the people in our constitutional republic, bound by
365	oath my oath in 1956 to the Constitution of the United States of America circa
366	1819 thru 1860-61, and Henry Lyle Mayhew, man, Colorado. Here by special
367	appearance, ex parte Milligan is invoked, as we function only in a Constitutionally
368	authorized court of record in the common law. And by unrebutted affidavit.
36 9	And Henry Lyle Mayhew and Ronald Charles Vrooman Private Attorney Generals
370	by the United States Congress 42 U.S.C.1988 and also 18 U.S.C.1510 and 18
371	U.S.C. 1512 and to be known as "One of the People" also "Qualified Criminal
372	Investigator" and "Federal Witness" and by unrebutted affidavit.
373	It has come to our knowledge that there are several acts, repugnant to the
374	Constitution of/for the United/united States of America and the Oregon
375	Constitution circa 1860 and Colorado Constitution circa 1876; being perpetrated
376	upon "we the People" and as "one of the People' action is taken herein. It is to be
377	done without equivocation, secret evasion or mental reservation. We are doing
378	lawful here. We define \$ as what is available at a bank, as such. No checks,
379	although you can arrange direct deposit. I will provide the numbers. The payees
380	must provide proof of payment for the Marshall, two weeks after the order was
381	enforce by delivery from the Marshall of the court's orders. Ignoring this court's
382	order on the default payment, will result in a contempt of court order in each case
383	and executed by the Marshall, 1 day of 24 hours within each week the next 10
384	weeks until paid or time is served. So mote it be.
385	We reiterate:

[Type text] Contact ronvrooman 503 641 8375 with questions, answers; evidence; and to blow a whistle.

We declare common law in the body of our action, under declared Private Attorney 386 General (federal version) under Congress legislated authority, we declare Civil 387 rights vindication in statues with witness and investigator clause, another congress 388 legislated court and the judge creates it under common law with general federal 389 common law, we now provide standing for PAG, we also invoke RICO, 390 [what we are guaranteed is general Federal common law for due process, Statutory 391 mandates on Civil rights infringement, THE CONSTITUTION of/for the 392 United/united States of America circa 1860 WHICH IS BACK IN PLAY NOT 393 ANNOTATED FEDERAL RULES UNDER PUBLIC POLICY. CONGRESS 394 STATUES WE CAN ENFORCE, with the power of this court's order and the 395 enforcement of the US Marshall etc L 396 Ronald Charles Vreaman Ronald Charles Vreaman 397